1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT TACOMA 9 10 ROBERT BYRON LEE, CASE NO. 3:17-CV-05002-BHS-JRC 11 Petitioner, **ORDER** 12 V. 13 MARGERT GILBERT, Respondent. 14 15 Before the Court is petitioner's motion for a free copy of the petition (Dkt. 11) and motion to disqualify respondent (Dkt. 12). The Court denies both motions. 16 1. Motion for Copy of Petition (Dkt. 11) 17 Petitioner asks the Court for a free copy of his petition and memorandum. Dkt. 11. 18 Petitioner alleges that he was not able to see the electronic file that was filed with the Court. Id. 19 Petitioner alleges that he needs to make sure that the petition was not altered and that it was 20 properly filed, and that he has had trouble in the past with staff trying to impede his appeal 21 process. 22 To receive copies from the Court, the requesting party must pay \$0.50 per page. As plaintiff has not provided the necessary payment, his motion for copies is denied. Petitioner is 23 also advised that it is his responsibility to keep copies of any of his own pleadings and legal

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documents. Plaintiff's motion for copies (Dkt. 11) is denied. The Clerk's Office is directed to send petitioner copies of the Court's fee schedule and the copying charge letter.

To the extent that petitioner is alleging that prison staff are interfering with his access to the courts, he must file a separate civil rights complaint under 42 U.S.C. § 1983. A federal habeas petition is the proper mechanism "to challenge the 'legality or duration' of confinement." *Badea v. Cox*, 931 F.2d 573, 574 (9th Cir. 1991) (citing *Preiser v. Rodriquez*, 411 U.S. 475, 493 (1973)); *see also; Sisk v. CSO Branch*, 974 F.2d 116, 117 (9th Cir. 1992). "A civil rights action, in contrast, is the proper method of challenging 'conditions of . . . confinement." *Badea*, 931 F.2d at 574 (citing *Preiser*, 411 U.S. at 498-99). The Clerk's Office is directed to send petitioner a copy of the appropriate forms for filing a 42 U.S.C. 1983 civil rights complaint and for service.

## 2. Motion to Disqualify Respondent (Dkt. 12)

On January 24, 2017, the Court directed service of the petition and directed the Clerk to substitute Margaret Gilbert for the State of Washington as respondent. Dkt. 8. Petitioner now moves for the Court to disqualify Margaret Gilbert as respondent. Dkt. 12. Petitioner alleges that he has shot and/or stabbed over 200 Department of Corrections' employees and that due to a conflict of interest, respondent should be disqualified. *Id*.

As the Court stated in its January 24, 2017 Order, Dkt. 8, the proper respondent to a habeas petition is the "person who has custody over [the petitioner]." 28 U.S.C. § 2242; see also § 2243; *Brittingham v. United States*, 982 F.2d 378 (9th Cir. 1992); *Dunne v. Henman*, 875 F.2d 244, 249 (9th Cir. 1989). According to his petition, petitioner is currently incarcerated at Stafford Creek Corrections Center, *see* Dkt. 7, and the superintendent of that facility is Margaret Gilbert.

Petitioner has not identified any legitimate conflict of interest relating to respondent.

Moreover, petitioner must name a natural person as the respondent -- not a governmental entity.

Failure to name the correct party deprives this Court of personal jurisdiction. See Stanley v. California Supreme Court, 21 F.3d 359, 360 (9th Cir. 1994). To the extent that petitioner seeks to disqualify respondent's counsel, no attorney has entered an appearance on behalf of respondent. See Dkt. In addition, petitioner is advised that generally, "'courts do not disqualify an attorney on the grounds of conflict of interest unless the former client moves for disqualification.' "Kasza v. Browner, 133 F.3d 1159, 1171 (9th Cir. 1998) (quoting United States v. Rogers, 9 F.3d 1025, 1031 (2d Cir. 1993) (internal quotations omitted)). Plaintiff has not identified any possible prejudice or conflict of interest relating to the representation of respondent. Plaintiff's motion to disqualify (Dkt. 12) is denied. Dated this 27th day of February, 2017. United States Magistrate Judge